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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/223,016	12/30/1998	SCOTT L. MINNEMAN	100126	2341	
7590 06/02/2005			EXAMINER		
OLIFF & BERRIDGE P O BOX 19928			NGUYEN, HUY THANH		
ALEXANDRIA, VA 22320			ART UNIT	PAPER NUMBER	
			2616		

DATE MAILED: 06/02/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application I	No.	Applicant(s)				
Office Action Summary		09/223,016		MINNEMAN ET AL.				
		Examiner		Art Unit				
		HUY T. NGU	YEN	2616				
Th Period for Re	e MAILING DATE of this communic ply	ation appears on the co	ver sheet with the c	orrespondence addres	is			
THE MAIL  - Extensions after SIX (6)  - If the period  - If NO period  - Failure to re  Any reply re	ENED STATUTORY PERIOD FO LING DATE OF THIS COMMUNIC of time may be available under the provisions of MONTHS from the mailing date of this communit for reply specified above, the maximum statusely within the set or extended period for reply without the set or extended period for reply without the set or extended period for reply within the set or extended period for reply without the set or extended period for reply within the set or extended period for reply	ATION. 37 CFR 1.136(a). In no event, I nication. days, a reply within the statutory tory period will apply and will ex II, by statute, cause the applicati	nowever, may a reply be time minimum of thirty (30) days pire SIX (6) MONTHS from on to become ABANDONEI	nely filed s will be considered timely. the mailing date of this commu D (35 U.S.C. § 133).	inication.			
Status								
1)⊠ Res	ponsive to communication(s) filed	on 13 April 2005						
,	Responsive to communication(s) filed on <u>13 April 2005</u> .  This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)☐ Sind	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition o	of Claims							
4a) 0 5)	m(s) <u>1-4,6-13,15-21 and 23-26</u> is/ Of the above claim(s) is/are m(s) is/are allowed. m(s) <u>1-4,6-13,15-21 and 23-26</u> is/ m(s) is/are objected to. m(s) are subject to restricti	withdrawn from considerate rejected.	deration.					
Application F	Papers							
9) The	specification is objected to by the	Examiner.						
10) The	D) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
App	licant may not request that any object	ion to the drawing(s) be h	eld in abeyance. See	e 37 CFR 1.85(a).				
	lacement drawing sheet(s) including to oath or declaration is objected to l	•	• • • •		, ,			
Priority unde	r 35 U.S.C. § 119							
12)	nowledgment is made of a claim for b) Some * c) None of:  Certified copies of the priority d  Certified copies of the priority d	ocuments have been rocuments have been roft the priority documents al Bureau (PCT Rule 1	eceived. eceived in Applications have been receive 7.2(a)).	on No ed in this National Sta	ge			
Attachment(s)								
2) Notice of D 3) Information	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PT In Disclosure Statement(s) (PTO-1449 or P Is)/Mail Date	TO/SB/08) 5)	Interview Summary Paper No(s)/Mail Da Notice of Informal P Other:		2)			

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

Art Unit: 2616

#### **DETAILED ACTION**

### Continued Examination Under 37 CFR 1.1.14

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 07 March 2005 has been entered.

### Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

Art Unit: 2616

consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 1-4,6-13,15-21 and 23-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hibi et al (5,546,191) in view of Lang (4,96395).

Regarding claim 1, Hibi discloses a system (Figs. 21 and 22) that uses structured representations to index recordings of activity (audio /video information) comprising:

an indexing device (95,79) that adds recordings of activity to at least one index as the activity is recorded (Fig. 16), indexes recordings of activity (column 28, line 41 to column 29, line 23) and plays recordings of activity based on a user input since the user can selecting any recordings activity portion to be replayed (column 30, lines 10-15, column 24, lines 40-60);

an object description file (79) that stores the at least one index; a user input device that selects at least one item of the at least one index based on a user input; an association device that associates the selected at least one item with a recording of an activity; and a playback system for replaying an indexed recording (column 24, lines 40-60, Fig. 16).)

Hibi fails to teach that the system further having an editing means for editing the activity and means for simultaneously relaying the indexed activity and recording activity.

Lang teaches a recording and reproducing apparatus (Fig. 2) having means for simultaneously playing recorded video/audio and recording video/audio

Art Unit: 2616

information and mean for editing the audio/video information (column 2, lines 37-42, column 9, lines 1-55, column 6, lines 23-48).

It would have been obvious to one of ordinary skill in the art to modify Hibi with Lang by using incorporating editing means and recording/ reproducing means as taught by Lang in the apparatus of Hibi thereby enhancing the capacity of the apparatus of Hibi for viewing and editing the video/audio information.

Method claim 10 corresponds to apparatus claim 1. Therefore, method claim 10 is rejected by the same reason as applied to apparatus claim 1.

Regarding claims 2, and 11 Hibi as modified with Lang further teaches a recording system that records the activity (See Hibi column 28, lines 40-55, Lang column 6, lines 25-50).

Regarding claims 3 and 12, Hibi as modified with Lang further teaches that the recording system allows a previously recorded activity to be inserted in a current recording (See Lang column 6, lines 25-50).

Regarding claims 4 and 13, Hibi as modified with Lang further an audio/video storage device that stores a recorded activity (See Hibi column 28, lines 40-55, Lang column 6, lines 25-50)

Regarding claims 6 and 15, Hibi further teaches the playback system can replay a portion of the indexed recording in response to selecting an item from the at least one index column 24, lines 40-60.

Art Unit: 2616

Regarding claims 7 and 16, Hibi as modified with Lang further teaches an editing system that allows modifications to a recorded activity (See Lang column 6, lines 22-47).

Regarding claims 8 and 17, Hibi further teaches a display device that displays at least one of the at least one index, the at least one item and the recording (Fig. 6, column 24, lines 40-60).

Regarding claims 9 and 18, Hibi further teaches the association device temporally associates the recording of an activity with the selected at least one item (column 24, lines 40-60).

Regarding claim 19, Hibi as modified with Lang further teaches that the recording of an activity is an audio recording (See Hibi column 7, lines 38-45, Lang column 6, lines 37-40).

Regarding claim 20, Hibi as modified with Lang further teaches the recording of an activity is a video recording (See Hibi, column 29, lines 1-15, Lang column 6, lines 37-40).

Regarding claim 21, Hibi as modified with Lang further teaches that the recording of an activity is a multi media recording (audio, video information from a broadcast or camera or from other recording/ reproducing apparatus).

Regarding claim 23, Hibi as modified with Lang further teaches that the at least one index is extracted from a document (video program) input to the system (See Hibi, column 28, line 58 to column 29, line 15).

Regarding claim 24, Hibi as modified with Lang further teaches inputting a document into the object description file prior to recording the activity; and extracting from the document the at least one index since Lang teaches that the document can be stored on a storage means before recording and Hibi teaches extracting a index from the activity. (See Lang column 9, lines 3-40, Hibi column 29, lines 1-30).

Regarding claims 25 and 26, Hibi as modified with Lang fails to specifically teach that the activity directed to the disassembly and subsequent reassembly of a device. However, it is noted that activity including disassembly and assembly is well known in the art. Therefore Official Notice is taken and it would have been obvious to one of ordinary skill in the art to capture the disassembly and reassembly of a device as a program and input the program to the apparatus of Hibi as modified with Lang as an alternative of a program source.

## Response to Arguments

4. Applicant's arguments filed 07 March 2005 have been fully considered but they are not persuasive.

Applicant argues that "None of the applied art teaches, discloses or suggests a playback system for replaying an indexed recording that allows simultaneous recording of the activity while replaying an indexed recording of the activity, as claimed in claim 1 and similarly claimed in claim 10."

In response, the examiner disagrees. It is noted that Lang teaches the recording/ play back system for playing back recorded video signal (activity)

Art Unit: 2616

simultaneously with recording the video signal (column 9, lines 5-40). Hibi teaches generating index images, adding index image to a recording of activity (video signal) and using the index image for selecting and playing back a recording of activity.. Hibi as modified with Lang will teaches playback system for replaying an indexed recording that allows simultaneous recording of the activity while replaying an indexed recording of the activity, as recited in claims 1 and 10.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HUY T. NGUYEN whose telephone number is (571) 272-7378. The examiner can normally be reached on 8:30AM -6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Groody can be reached on (571) 272-7950. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

HUYNGOYEN PRIMARY EXAMINER